Notice of Allowability	Application No.	Applicant(s)	
	09/749,629	GOEL, SURENDRA	
	Examiner	Art Unit	
	DIANE D. MIZRAHI	2165	
The MAILING DATE of this communication appears on the cover sheet with the correspondence address All claims being allowable, PROSECUTION ON THE MERITS IS (OR REMAINS) CLOSED in this application. If not included herewith (or previously mailed), a Notice of Allowance (PTOL-85) or other appropriate communication will be mailed in due course. THIS NOTICE OF ALLOWABILITY IS NOT A GRANT OF PATENT RIGHTS. This application is subject to withdrawal from issue at the initiative of the Office or upon petition by the applicant. See 37 CFR 1.313 and MPEP 1308.			
1. This communication is responsive to <u>9-10-04</u> .			
2. 🛮 The allowed claim(s) is/are <u>44-78 (renumbered 1-35)</u> .			
3. \boxtimes The drawings filed on <u>28 March 2001</u> are accepted by the	Examiner.		
 Acknowledgment is made of a claim for foreign priority ur a) All b) Some* c) None of the: 1. Certified copies of the priority documents have 2. Certified copies of the priority documents have 3. Copies of the certified copies of the priority documents have International Bureau (PCT Rule 17.2(a)). 	been received. been received in Application No		tion from the
* Certified copies not received:			
Applicant has THREE MONTHS FROM THE "MAILING DATE" noted below. Failure to timely comply will result in ABANDONM THIS THREE-MONTH PERIOD IS NOT EXTENDABLE.		complying with the rec	quirements
 A SUBSTITUTE OATH OR DECLARATION must be subm INFORMAL PATENT APPLICATION (PTO-152) which give 			OTICE OF
6. CORRECTED DRAWINGS (as "replacement sheets") mus (a) including changes required by the Notice of Draftspers 1) hereto or 2) to Paper No./Mail Date (b) including changes required by the attached Examiner's Paper No./Mail Date Paper No./Mail Date Identifying indicia such as the application number (see 37 CFR 1 each sheet. Replacement sheet(s) should be labeled as such in the	on's Patent Drawing Review (PTO- s Amendment / Comment or in the O .84(c)) should be written on the drawir	office action of	back) of
7. DEPOSIT OF and/or INFORMATION about the depo- attached Examiner's comment regarding REQUIREMENT			Note the :.
Attachment(s) 1. ☑ Notice of References Cited (PTO-892) 2. ☑ Notice of Draftperson's Patent Drawing Review (PTO-948)		. ,	D-152)
3. ⊠ Information Disclosure Statements (PTO-1449 or PTO/SB/0	Paper No./Mail Dat	e	
Paper No./Mail Date <u>pages 1-13</u> 4. ☐ Examiner's Comment Regarding Requirement for Deposit	8. ⊠ Examiner's Stateme		wance
of Biological Material	9.		
	DIANE D. MIZRAHU PRIMARY PAJENT EXAMINE TECHNOLOGY CENTER 2100	R D	

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III. DETAILED ACTION

Claims 44-78 (renumbered 1-35) are presented for examination. Claims 1-43 have been canceled.

Applicant's arguments filed 9/10/04 has been fully considered and they are deemed to be persuasive.

Allowable Subject Matter

Claims 44-78 are allowed over the prior art of record.

The following is a statement of reasons for the indication of allowable subject matter:

Regarding Independent Claim 44, Applicant's particular storing searchable content which includes a first electronic region that includes text displayed by different web pages from different web sites and that is populated by automatically scanning and storing the text of the web site when the web site is accessed a threshold number of times by members of the web host and a second electronic region that includes text displayed by different web pages from different web sites and that is populated by automatically scanning and storing the text of a web site provided by a listing service that was not accessed the threshold number of times by the members of the web host in combination with the other limitations of the claims, was not

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disclosed by, would not have been obvious over, nor would have been fairly suggested by the prior art of record.

Regarding Independent Claim 48, Applicant's performing a search to identify web sites that relate to identify web sites that relate to a search term based on text within the websites which includes receiving one search term, comparing the search term with electronic information within at least one electronic information store to determine whether matches exist, where the electronic information within at least one electronic information store includes text of introductory pages displayed by different web pages form different web sites such that comparing the search term includes comparing the search term with the text of introductory pages displayed by different web pages from different web sites and displaying results based on the matches that are determined to exist including the results of at least one web site identifier in combination with the other limitations of the claims, was not disclosed by, would not have been obvious over, nor would have been fairly suggested by the prior art of record.

Regarding Independent Claim 50, Applicant's particular performing a search to identify web sites that relate to a search term based on content within the web site which includes automatically collecting content appearing on a web page of a

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web site that is accessed by a member of a web host, storing the content that was automatically collected for comparison against search terms received, receiving at least on search term, comparing the search term with the content stored from within two different web pages from different web sites to determine whether matches exists, and displaying the results based on the matches that are determined to exist the results including at least one web site identifier in combination with the other limitations of the claims, was not disclosed by, would not have been obvious over, nor would have been fairly suggested by the prior art of record.

Regarding Independent Claim 64, Applicant's particular performing a search to identify web sites that relate to a search term based on text within the web sites which includes receiving a search term, comparing the search term with the electronic information in an information store to determine whether matches exist, where the electronic information within at least one electronic information store includes text displayed by different web pages from different web sites and titles, descriptions, and addresses of different web sites such that comparing the search term includes comparing the search term with at least one of the text, the titles, the descriptions, and the address of the web sites, displaying the

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results based on the matches that are determined to exist in which the results include identifiers of several web sites and ranking the identifiers for several web sites based on whether the matches occur with at least on of the text, the titles, the descriptions and the addresses of the web sites in combination with the other limitations of the claims, was not disclosed by, would not have been obvious over, nor would have been fairly suggested by the prior art of record.

The dependent claims, being further limiting to the independent claims, definite and enabled by the Specification are also allowed.

The closest prior art fails to anticipate or render Applicant's limitations above obvious.

Comments

The date on which the petition under 37 CFR 1.136(a) and the appropriate extension fee have been filed is the date for purposes of determining the period of extension and the corresponding amount of the fee. In no case may an applicant reply outside the SIX (6) MONTH statutory period or obtain an extension for more than FIVE (5) MONTHS beyond the date for reply set forth in an Office action. A fully responsive reply must be timely filed to avoid abandonment of this application.

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Any comments considered necessary by applicant must be submitted no later than the payment of the issue fee and, to avoid processing delays, should preferably accompany the issue fee. Such submissions should be clearly labeled "Comments on Statement of Reasons for Allowance."

As allowable subject matter has been indicated, Applicant's response must either comply with all formal requirements or specifically traverse each requirement not complied with. See 37 CRF 1.111(b) and MPEP section 707.07(a).

Other Prior Art Made of Record

The prior art made of record and not relied upon is considered pertinent to Applicant's disclosure. U.S. patents and U.S. patent application publications will not be supplied with Office actions. Examiners advises the Applicant that the cited U.S. patents and patent application publications are available for download via the Office's PAIR. As an alternate source, all U.S. patents and patent application publications are available on the USPTO web site (www.uspto.gov), from the Office of Public Records and from commercial sources. For the use of the Office's PAIR system, Applicants may refer to the Electronic Business Center (EBC) at http://www.uspto.gov/ebc/index.html or 1-866-217-9197.

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Conclusion

Any inquiry concerning this communication or earlier communications from the examiner should be directed to Diane D. Mizrahi whose telephone number is 571-272-4079. The examiner can normally be reached on Monday-Thursday.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Dov Popovici can be reached on (571) 272-4083. The fax phone numbers for the organization where this application or proceeding is assigned are (703) 872-9306 for regular communications and (703) 305-3900 for After Final communications.

Any inquiry of a general nature or relating to the status of this application or proceeding should be directed to the receptionist whose telephone number is (703) 305-3900.

Diane D. Mizrahi Primary Patent Examiner Technology Center 2100

November 11, 2004